## For the Northern District of California

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FRANK FAHY,

v.

Plaintiff,

Defendants.

ORPHEOS TARBOX ET AL.,

UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
No. C-09-01420 MMC (DMR)	

ORDER DENYING PLAINTIFF'S

MISSIONS AS ADMITTED

AINTIFF'S MOTION FOR AN

DRTENING TIME AND DENYING

RDER DEEMING REQUESTS FOR

The Court is in receipt of pro se Plaintiff Frank Fahy's motion requesting that his first set of requests for admissions propounded on pro se Defendant Alec Steiner be deemed admitted due to Steiner's failure to respond to them and accompanying Motion for an Order Shortening Time on the motion. See Docket Nos. 180 & 182.

Pursuant to Federal Rule of Civil Procedure 36(a)(3), "[a] matter is admitted unless, within 30 days after being served, the party to whom the request is directed serves on the requesting party a written answer or objection addressed to the matter and signed by the party or its attorney." Therefore, assuming there are no problems with Plaintiff Fahy's discovery requests (for example, assuming they were properly served), the effect of Mr. Steiner's failure to respond is determined by the rule itself. In other words, Rule 36(a)(3) is self-executing. No court order deeming the requests admitted is required. Accordingly, Plaintiff's motion is DENIED without prejudice as moot.

IT IS SO ORDERED.

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Dated: April 22, 2011

IT IS SO ORDERED

JONNA DE L'ANDRE Judge D'ONFRE MARINTER PHOPE

JUDISTRICT OF CENTRAL DISTRICT DISTR

**United States District Court**